From the

INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

To:

SHIMIZU HISAYOSHI

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NOTIFICATIONOFTRANSMITTALOF INTERNATIONAL PRELIMINARY **REPORT ON PATENTABILITY**

(Chapter II of the Patent Cooperation Treaty)

(PCT Rule 71.1)

Date of mailing (day/month/year) 08. 2. 2005

Applicant's or agent's file reference

PA-03053/PCT

IMPORTANT NOTIFICATION

International application No. PCT/JP03 /13614 International filing date (day/month/year)

Priority date (day/month/year)

24.10.2003

24.10.2002

Applicant

SHOWA DENKO K.K.

- The applicant is hereby notified that this International Preliminary Examining Authority transmits herewith the international preliminary report on patentability and its annexes, if any, established on the international application.
- 2. A copy of the report and its annexes, if any, is being transmitted to the International Bureau for communication to all the elected Offices.
- Where required by any of the elected Offices, the International Bureau will prepare an English translation of the report (but not of any annexes) and will transmit such translation to those Offices.

REMINDER

The applicant must enter the national phase before each elected Office by performing certain acts (filing translations and paying national fees) within 30 months from the priority date (or later in some Offices) (Article 39(1)) (see also the reminder sent by the International Bureau with Form PCT/IB/301).

Where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary examination report. It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned.

For further details on the applicable time limits and requirements of the elected Offices, see Volume II of the PCT Applicant's Guide.

The applicant's attention is drawn to Article 33(5), which provides that the criteria of novelty, inventive step and industrial applicability described in Article 33(2) to (4) merely serve the purposes of international preliminary examination and that "any Contracting State may apply additional or different criteria for the purposes of deciding whether, in that State, the claimed invention is patentable or not" (see also Article 27(5)). Such additional criteria may relate, for example, to exemptions from patentability, requirements for enabling disclosure, clarity and support for the claims.

Name and mailing address of the IPEA/JP

Authorized officer

3M 3332

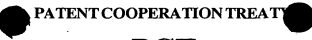
Japan Patent Office

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Form PCT/IPEA/416 (January 2004)



PCT

INTERNATIONAL PRELIMINARY REPORTON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)



(PCT Article 36 and Rule 70)

Applicant's or agent's file reference PA-03053/PCT	FOR FURTHER ACT	TION	See Form PCT/IPEA/416	-	
International application No.	International filing date (day/month/year)	Priority date (day/month)	(year)	
PCT/JP 03 / 13614	24.10	.2003	24.10.	200	2
International Patent Classification (IPC) Int.Cl 7 F25B1/00, F28D1		nd IPC			
Applicant SHOWA DENKO	K.K.				
This report is the international particle 35 and to the second seco				inary E	xamining
2. This REPORT consists of a total		including this cover			
3. This report is also accompanied l		-			
a. a total of	sheets, as follows:				
	<u> </u>				his report
sheets of the description, claims and/or drawings which have been amended and are the basis of this report and/or sheets containing rectifications authorized by this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions).				• .	
sheets which supersede earlier sheets, but which this Authority considers contain an amendment that goes				that goes	
beyond the disclosure in the international application as filed, as indicated in item 4 of Box No. I and the					
	Supplemental Box.				
containing a sequence		ted thereto, in comp	uter readable form only, as the Administrative Instructi		ted in the
4. This report contains indications r	elating to the following it	ems:			
Box No. I Basis of th	e report				
Box No. II Priority					
Box No. III Non-establ	ishment of opinion with r	egard to novelty, inv	entive step and industrial ap	plicabi	lity
Box No. IV Lack of un	ity of invention		•		
Box No. V Reasoned s citations ar	tatement under Article 35(nd explanations supporting	2) with regard to nov g such statement	elty, inventive step or industr	ial app	licability;
Box No. VI Certain doc	cuments cited				
Box No. VII Certain def	ects in the international a	plication			
Box No. VIII Certain obs	servations on the internation	onal application			
Date of submission of the demand		Date of completio	n of this report		
14.04.200	14		24.01.2005		
Name and mailing address of the IPEA/JP)	Authorized officer		2 74	3332
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3-4-3 Kasumigaseki Chiyoda-ku Tokyo 100-8915 Japan		Telephone No. +81-3-3581-1101 Ext. 3376			

Form PCT/IPEA/409 (cover sheet) (January 2004)

INTERNATIONAL PRELAMINARY REPORT ON PATENTABILITY

tional applica	ition No.
PCT/JP03	/13614

Box No. 1	Basis of the report		
1	regard to the language, this report is based on the invise indicated under this item. This report is based on translations from the origin which is the language of a translation furnished for international search (under Rules 12.3 and 23 publication of the international application (under international preliminary examination (under international preliminary examination (under international preliminary examination)	nal language into the following languor the purposes of: 1(b)) nder Rule 12.4)	
furnis	regard to the elements of the international applicate the the receiving Office in response to an invitation of the not annexed to this report):		
	the international application as originally filed/fur	rnished	
	the description:		as originally filed/furnished
	pages*	received by this Authority on	
	the claims: pages pages* pages*	as amended (together with a received by this Authority on	:
	the drawings: pages pages* pages* a sequence listing and/or any related table(s) - see	received by this Authority on	as originally filed/furnished
			ence Listing.
4.	The amendments have resulted in the cancellation the description, pages the claims, Nos. the drawings, sheets/figs the sequence listing (specify): any table(s) related to sequence listing (specif) This report has been established as if (some of) the made, since they have been considered to go bey (Rule 70.2(c)). the description, pages the claims, Nos. the drawings, sheets/figs the sequence listing (specify):	y): e amendments annexed to this report ond the disclosure as filed, as indica	and listed below had not been ated in the Supplemental Box
* If item 4	any table(s) related to sequence listing (specificapplies, some or all of those sheets may be marked "		

Box No. IV Lack of unity of invention
1. In response to the invitation to restrict or pay additional fees the applicant has: restricted the claims. paid additional fees. paid additional fees under protest. neither restricted nor paid additional fees. This Authority found that the requirement of unity of invention is not complied with and chose, according to Rule 68.1, no to invite the applicant to restrict or pay additional fees. This Authority considers that the requirement of unity of invention in accordance with Rules 13.1, 13.2 and 13.3 is: complied with.
not complied with for the following reasons: The feature common to claim 1-22 (Group A:1-2, Group B:3-4, Group C:5-6, Group D:7, Group E:8, Group F:9, Group G:10-12, Group H:13, Group I:14, Group J:15-22) is a system provided with an inter-cooled multistage type compressing device. However, the search has revealed that this system is not novel since it is disclosed in document JP2002-107044 A or JP2002-240540 A.
Consequently, the common feature of this system is not a "special technical feature" within the meaning of PCT Rule 13.2, second sentence, since it makes no contribution over the prior art. Since there exists no other common feature which can be considered as a special technical feature within the meaning of PCT Rule 13.2, second sentence, no technical relationship within the meaning PCT Rule 13 between the different invention can be seen. Therefore, it appears that, a posteriori, claim 1-22 do not
satisfy the unity of invention. 4. Consequently, this report has been established in respect of the following parts of the international application: all parts. the parts relating to claims Nos. 1-2



tional application No.

Box No. V Reasoned statement under Article 35(2) with regard to novelty citations and explanations supporting such statement			<u></u> ිරි
. Statement			16 Annual Marie Ma
Novelty (N)	Claims Claims	1-2	NO NO
Inventive step (IS)	Claims Claims	1-2	
Industrial applicabili	ty (IA) Claims	1-2	YE

2. Citations and explanations (Rule 70.7)

The following documents have been considered for the purpose of this report: D1=JP 2002-240540 A(SANYO ELECTRIC CO.,LTD.) 2002.08.28 D2=JP 2002-107044 A(SANYO ELECTRIC CO.,LTD.) 2002.04.10

The subject matters of claim 1-2 do not appear to be novel with respect to D1 cited in the ISR. Claim 1-2 relates to a refrigeration system provided with multistage type compressing device and using carbon dioxide as a refrigerant. Such refrigeration system appears to be known from D1(see [0010]) and D2(see [0011]).